## Case:17-03283-LTS Doc#:16180-1 Filed:03/25/21 Entered:03/25/21 09:54:55 Desc: Exhibit B - Schedule of Bondholder No Liability Claims to be Disallowed via Not Page 1 of 2

## One Hundred and Seventy-Ninth Omnibus Objection Exhibit B - Schedule of Bondholder No Liability Claims to be Disallowed via Notice of Presentment

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	ASSERTED CLAIM AMOUNT
1	ANA LÓPEZ & JUAN M. LÓPEZ, TENANTS IN COMMON 26 CALLE CYCA, URB PALMA REAL GUAYNABO, PR 00969-5803	6/29/2018	17 BK 03283-LTS Common	wealth of Puerto Rico	80350	\$ 172,035.00
	Reason: Claimant asserts, in part, investments in one or more mutual funds that in the Commonwealth is not liable because the claimant is not a "creditor" of the Comownership of COFINA Bonds, and thus seeks recovery for amounts for which the Cand (2) released and discharged in accordance with the Plan and Amended Confirm	, in part, liability	based on an alleged			
2	BERTRAN-BARRERAS, ANA M. PO BOX 11998 CAPARRA HEIGHTS STATION SAN JUAN, PR 00922	5/14/2018	17 BK 03283-LTS Common	wealth of Puerto Rico	13527	\$ 103,584.00
	Reason: Claimant asserts, in part, liability based on an alleged ownership of GDB Is for the cancellation of the GDB Bonds and the extinguishment of the Commonwea asserts, in part, liability associated with bond(s) issued by the Puerto Rico Public Fithe Commonwealth case. Claimant asserts, in part, liability associated with bond(s) trustee of these bond(s) in the Commonwealth case.	Ith's guarantee of dinance Corporation	certain GDB Bonds, and thus the which is duplicative of one or	ne Commonwealth is no longer more master proofs of claim	er liable for these filed by the trust	e claims.Claimant see of these bond(s) in
3	GOMEZ VALLECILLO, HIRAM BOX 12244 SAN JUAN, PR 00914	1/30/2018	17 BK 03283-LTS Common	wealth of Puerto Rico	419	\$ 2,668,712.64
	Reason: Claimant asserts, in part, liability associated with bond(s) issued by the Pu bond(s) in the Commonwealth case. Claimant asserts, in part, liability based on an new securities in exchange for the cancellation of the GDB Bonds and the extinguisthese claims. Claimant asserts, in part, liability associated with bond(s) issued by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) is sued by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) is sued by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) is sued by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) is sued by the trustee of these bond(s) in the Commonwealth case. Claimant asserts, in part, liability associated with bond(s) is sued by the trustee of these bond(s) in the Commonwealth case.	alleged ownership shment of the Com he Puerto Rico Pub ity associated with heted with bond(s) is serts, in part, liabili	of GDB Bonds that were subjection and the subjection of GDB Bonds that were subjective from the subjection of GDB Bonds (s) issued by ERS, which sued by the Puerto Rico Aquesty based on an alleged owners!	ct to the Qualifying Modifica ain GDB Bonds, and thus the is duplicative of one or more is duplicative of the master p duct and Sewer Authority, whip of COFINA Bonds, and the	ation, which provi- commonwealth master proofs of proof of claim file nich is duplicative hus seeks recover	ided for the issuance of is no longer liable for claim filed by the ed by the trustee of e of the master proof of the mounts for
4	ROMAN SERRANO, MARCOS JOSE T-22 13 ST EXT VILLA RICA BAYAMON, PR 00959	5/29/2018	17 BK 03283-LTS Common	wealth of Puerto Rico	42125	\$ 38,870.00

Reason: Claimant asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Claimant asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims.

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	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	AMOUNT
5	ZAIDSPINER, ISRAEL ANGEL EFRAIN GONZALEZ ORTIZ BANCO COOPERATIVO PLAZA 623	5/16/2018	17 BK 03283-LTS Common	nwealth of Puerto Rico	13972	\$ 257,473.08

AVE. PONCE DE LEON OFICINA 605-B

SAN JUAN, PR 00917-4820

Reason: Claimant asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. Claimant asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims.

TOTAL \$ 3,240,674.72

ASSERTED CLAIM